

Reported Recommending .....  
Ind. Postponed .....  
Passed Senate .....  
Failed to Pass Senate .....  
Passed House .....  
Failed to Pass House .....

House File 509

March 26, 1947.  
Passed on File.

By JUDICIARY 2.

## A BILL FOR

An Act to amend section two hundred thirty-two point twenty-seven (232.27), Code 1946, by adding thereto a paragraph providing power in the juvenile court to recall a juvenile committed under mandatory provisions of said section and to deal with said juvenile further thereafter.

*Be It Enacted by the General Assembly of the State of Iowa:*

1     Section 1. That section two hundred thirty-two point twenty-  
2     seven (232.27), Code 1946, be and the same is hereby amended by  
3     adding thereto, at the end thereof, as a new paragraph the following:  
4     “When a juvenile court has made any of the mandatory commit-  
5     ments hereinbefore provided and the results, in the opinion of the  
6     court, are not conducive to the public interests or to the welfare  
7     of the child, such court may, at any time, upon the recommendation  
8     or request of the board of control of state institutions, revoke  
9     its previous order of commitment and return the juvenile to the  
10    jurisdiction of such court which may thereafter make any further  
11    orders or other commitments as are proper and lawful under the  
12    circumstances.”

### EXPLANATION OF H. F. 509

The Iowa District Judges Association appointed a committee to study and make recommendations for necessary amendments to the laws regarding commitment and parole of juveniles. This is one of the bills that have been recommended and provides power in the juvenile court to recall a juvenile committed under mandatory provisions of Section 232.27 and to deal with said juvenile further thereafter.